



November 19, 2007

Federal Communications Commission (FCC)
Office of the Secretary
445 12th Street, SW
Room TW-A325
Washington, DC 20554

Docket No.: CC Docket No. 96-45
Legal Reporting Name: Hunt Telecommunications, LLC
Filer ID: 824600
RE: **Waiver Request**

To whom it may concern:

Hunt Telecommunications is submitting this **Waiver Request** to the Federal Communications Commission (FCC) with the intention of having a thorough review completed and our Waiver Request from FCC rules be granted. Hunt Telecommunications missed the 45-day revision window to adjust May 2007 FCC Form 499-Q figures and therefore inaccurate figures were used to erroneously calculate 3rd Quarter earnings. By granting our Waiver Request, the FCC is agreeing to the adjustment of the May 2007 FCC Form 499-Q interstate /intrastate revenue totals which would ultimately reverse the alleged USAC debt for which we are currently being penalized. Should there be an alternate process that would yield a similar outcome (the USAC debt to be reversed), Hunt Telecommunications is willing to review those recommendations from the FCC.

The administration of Hunt Telecommunications has recognized the rules and regulations pertaining to FCC filing requirements and has followed those guidelines throughout our attempt to correct the May 2007 interstate/intrastate revenue discrepancies. Hunt Telecommunications was not aware there was a discrepancy until after the May 2007 FCC Form 499-Q 45-day revision window had closed and 32rd Quarter projected revenues had already been calculated. This Waiver Request provides the details of our actions from the moment the error was recognized until present, as well as, why the Waiver Request should be granted with consideration to the public interest.

Included as support documentation to our Waiver Request, we have provided a copy of the comprehensive Letter of Appeal submitted to USAC on 11/19/2007. This is the document that outlines our details actions taken thus far to address and correct reporting errors which have resulted in a balance due to USAC for interstate/intrastate revenue that was never earned. **See Appendix A:**

Hunt Telecom, LLC
943 Washington, St.
Franklinton, LA 70438
Phone: (985) 795-0025 Toll Free: 888-211-6475
Fax: (985) 795-2168

No. of copies made 0
Date 11/19/07



Comprehensive Letter of Appeal Submitted to USAC on 11/19/2007.

As a telecommunications provider to local businesses, as well as, medical and educational institutes, Hunt Telecommunications is working hard to maintain good standing with USAC and the FCC in order to remain a service provider to those entities that participate and benefit from USAC and other FCC funded programs. Currently we have three customers that participate in the discounted USAC Educational funding programs. See the breakdown below of those customers, the services we provide and the USAC 471, FRN and 470 reward information. It is these customers that will be greatly impacted by the loss of USAC funds in the event the claimed debt is not reversed; not to mention potential customers as we continue to experience company growth.

Customer	Services Rendered	471	FRN	470
Bogalusa City School System	Telecom Services	581777	1612313	943600000577742
			1612528	943600000577742
			1612628	943600000577742
Community School for Apprenticeship Learning	Telecom Services	565686	1560759	132810000591070
	Internet Access	565686	1560790	132810000591070
			1560795	132810000591070
Washington Parish School District	Telecom Services	572608	1581622	514360000515876

Hunt Telecommunications has also provided as support documentation a Past Due Notice dated 10/03/2007 to which we have responded and requested a full review of the documents pertaining to the debt and the financial records for 2006 and 2007 to support that 1) Hunt Telecommunications has historically been a *de minimis* provider and 2) Hunt Telecommunications cannot financially afford the burden of such a debt. ***See Appendix B: Hunt Telecommunication – 2006 and 2007 Financial Profit & Loss Records and Revenue Summaries from our billing system.***

With this Waiver Request we address the Commission for the opportunity to correct May 2007 reported revenue to eliminate the debt that is continuously accruing late fees, DCIA interest charges and will soon be transferred to FCC collections. It is our understanding that once the FCC transfer occurs, USAC funds will either be “netted” or will be pulled completely until the debt is resolved. It is the intention to have the waiver granted to avoid any further ramifications.



In the event that additional information is needed, or if there are any questions, please contact me, the Hunt Telecommunications authorized representative:

Jason S. Hunt, President
Jason@hbcorporate.com
Hunt Telecom, LLC
Hunt Brothers of La, LLC
509 West Morris
Hammond, La. 70403
Office: 985-795-0025
Fax: 985-795-2168

Hunt Telecommunications appreciates your cooperation and consideration as we continue our pursuit to resolve any discrepancies and to move forward. Again, please do not hesitate to contact me with any questions.

Sincerely,

Jason S. Hunt
President
Hunt Telecom, LLC



Appendix A: *Comprehensive Letter of Appeal submitted to USAC submitted on 11/20/07 outlining the detailed actions and documentation relative to Hunt Telecommunications attempt to reverse the claimed debt.*

Hunt Telecom, LLC
943 Washington, St.
Franklinton, LA 70438
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November 19, 2007

Universal Service Administrative Company
Letter of Appeal
2000 L. Street, NW, Suite 200
Washington, DC 20036

Docket No.: CC Docket No. 96-45
Legal Reporting Name: Hunt Telecommunications, LLC
Filer ID: 824600
RE: **Letter of Appeal – USAC Debt**

To whom it may concern:

Hunt Telecommunications is submitting this Letter of Appeal in response to USAC's claim as of 10/22/07 that we owe \$19, 658.60 based on interstate/intrastate revenue calculations reported on May 2007 - FCC Form 499-Q. Our administration has gone to great lengths to correct the discrepancy and will continue to do so in order to remain a telecommunication service provider to our customers that benefit from USAC and other FCC funded programs.

Hunt Telecommunication recognizes the rules and regulations pertaining to FCC filing requirements and has followed those guidelines throughout our attempts to resolve the discrepancies. As you will learn, Hunt Telecommunications was not aware there was a discrepancy until after the Form 499-Q 45-day revision window had closed and projected revenues had been calculated. This Letter of Appeal outlines the details of our actions and provides documentation to support those actions from the moment the error was recognized until present.

Hunt Telecommunications historically has been a *de minimis* telecommunications provider. As a *de minimis* provider, we have not been required to file a Telecommunications Reporting Worksheet (Form 499). USAC records indicate that Hunt Telecommunication has voluntarily submitted the 499 Worksheets and USAC confirmed the following forms to be on file: 2004 499-A, 2005 499-A, August 2005 499-Q, February 2006 499-Q, August 2006 499-Q, and the May 2007 499-Q. All 499 filings completed prior to August 2006 accurately reflected zero revenue. Revenue growth was experienced in the 2nd Quarter of 2006 therefore August 2006 499-Q was filed to report such growth even though none of the growth was attributed to interstate/intrastate revenue. ***See Appendix A: Copy of fax sent by USAC Representative on 10/26/07 containing all filings received from Hunt Telecommunications.***

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On May 1, 2007, a former employee of Hunt Telecommunications completed the May 2007 FCC Form 499-Q incorrectly and reported that 100% of company revenue was attributed to interstate/intrastate revenue. As a result, USAC has calculated quarterly contributions based on inaccurate figures and three invoices have been generated thus far – one for each month that 100% revenue was erroneously used to project 3rd Quarter earnings. ***See Appendix B: Copy of inaccurate May 2007 FCC Form 499-Q.***

On May, 17, 2007, the Hunt Telecommunications filer did receive an email notification that was automatically generated by the USAC billing system (at the time the 499-Q data was being processed) which informed the filer of the increase in reported revenue. The email indicated that compared to the last filing dated 02/01/2007 (which was an estimate filing calculated by USAC projecting zero revenue), our contribution base would increase. Since Hunt Telecommunications had experienced considerable revenue growth (zero attributed to interstate/intrastate revenue until January 2007) any interstate revenue reported in May 2007 (for the 1st Quarter) could be considered as significant growth. It is for these reasons that the notification was not interpreted as a warning nor that a revision would be needed.

It was not until July 26, 2007, when the first invoice was received - Invoice #UBDI0000257994 dated 07/20/2007, that Hunt Telecommunications recognized that a reporting error had occurred. ***See Appendix C: Invoice #UBDI0000257994 dated 07/20/2007.*** When our investigations began, it was discovered that the available time-frame for 499-Q revisions had already closed; therefore, we began the appeal process.

On August 2, 2007, Hunt Telecommunications submitted a Letter of Appeal (received by USAC on 08/03/07) in response to the invoice received and recognized that although the 45 day Form 499-Q revision period has already passed, we were allowed 15 calendar days from the date of the invoice to request an inspection or review of the records pertinent to the claimed debt. ***See Appendix D: Letter of Appeal dated 07/30/07 regarding Invoice #UBDI0000257994 dated 07/20/2007.*** At the same time that the above mentioned Letter of Appeal was submitted (08/02/07), Hunt Telecommunications also filed the August 2007 FCC Form 499-Q which accurately reported 2nd Quarter revenue and projected 4th Quarter revenue. This Form was also received by USAC on 08/03/07. ***See Appendix E: August 2007 FCC Form 499-Q.***

Hunt Telecommunications contacted USAC representatives for another follow-up call on 10/21/2007 in our ongoing efforts to resolve this situation and learned through that discussion that the data the USAC billing system reflected for August 2007 FCC Form 499-Q filing was a USAC generated estimate. This meant that two things had occurred: 1) that the August 2007 FCC Form



499-Q that Hunt Telecommunications submitted had not been received and processed by USAC; and 2) USAC used a previously filed 499-Q or a 499-A to calculate the August 2007 reported and projected revenues, which most likely reflected zero revenue when in actuality Hunt Telecommunications did accrue revenue during the 2nd Quarter.

During the same call on 10/21/07, Mary Wallace, USAC Representative, was able to direct us as to how to follow-up on the August 2007 FCC – Form 499-Q inquiry to confirm the form had been received by USAC, and indicated that the inquiry would be handled personally by Ms. Wallace. On October 23, 2007, the August 2007 FCC - Form 499-Q inquiry was submitted via fax to Mary Wallace and included a follow-up request to the August 2007 FCC – Form 499-Q, a copy of the August 2007 FCC – Form 499-Q and the tracking information needed to show that the parcel was indeed received and signed for by USAC. ***See Appendix F: Copy of the fax submitted to Mary Wallace, USAC Representative on 10/23/2007.*** Upon receipt of the faxed information, the feedback received from the USAC representative was that the inquiry would be handed to her superior for review but it was likely that the August 2007 Form 499-Q data would be entered into the billing system as though it had been received on the original date of 08/03/07. As of 11/09/07, Mr. Guy, another USAC Representative, reported that the USAC billing system still reflects that August 2007 FCC Form 499-Q is a USAC ***estimated*** calculation. The representative was unable to distinguish which filing was used (2005 499-A or August 2006 499-Q) to estimate August 2007 499-Q, however, all August 2007 revenue was estimated to be zero. Hunt Telecommunications is greatly concerned that the August 2007 499-Q data has not been accurately reflected in the USAC billing system and as to how these incorrect revenue figures will impact our USAC account and funding privileges. To date Hunt Telecommunications has not received confirmation that this has been corrected and that August 2007 FCC – Form 499-Q figures accurately report 2nd Quarter earnings and 4th Quarter projected revenues.

Due to the fact that USAC had no evidence that the August 2007 Form 499-Q was filed, Hunt Telecommunications had reason to believe that the Letter of Appeals dated 07/30/07 did not reach its intended destination since was included in the same UPS package as the August 2007 Form 499-Q. When we inquired on the status of the appeal, the USAC representative was unable to view account information relative to appeals and the status of such filings. In addition, the representative was not able to provide our office with a contact name and number, nor guidance as to how to receive an appeal filing status. Therefore, Hunt Telecommunications submitted a Letter of Inquiry to the same office where the original Letter of Appeal was submitted in order to receive a response confirming the receipt of the Letter of Appeal dated 07/30/07. ***See Appendix G: Letter of Inquiry regarding the Letter of Appeal dated 07/30/07.***



On 10/26/07, the Hunt Telecommunication's authorized representative, Jason Hunt, received a voicemail response from Tracey Beaver, General Counsel's Office, in response to the Letter of Inquiry dated 10/23/07. Ms. Beaver indicated that the Letter of Appeal dated 07/30/07 had been received and that a decision is still pending but a response could be expected within a couple of weeks. To date we have not received a definitive outcome to this appeal. ***See Appendix H: Transcribed voicemail message from Tracey Beaver, General Counsel's Office received 10/23/2007.***

On September 1, 2007, Hunt Telecommunications received a second invoice (Invoice #UBDI0000263978 dated 08/22/07) which was the calculated amount due for the 2nd month of the 3rd Quarter based off of the inaccurate revenue figures reported on the May 2007 FCC Form 499-Q. On September 5, 2007, Hunt Telecommunications submitted a Letter of Appeal regarding Invoice #UBDI0000263978 dated 08/22/07, as we again fell within the permitted 15 calendar days from the date of the invoice to request an inspection or review of the records pertinent to the debt. To date we have not received an outcome to this appeal. ***See Appendix I: Invoice #UBDI0000263978 dated 08/22/07 and Appendix J: Letter of Appeal dated 09/05/07 regarding Invoice #UBDI0000263978 dated 08/22/07.***

On September 5, 2007, Hunt Telecommunications also attempted to submit a revised May 2007 FCC Form 499-Q and received a revision rejection letter dated 09/11/07 informing Hunt Telecommunications that the request had been denied. Due to the fact that the revision was submitted outside of the 45-day revision window, USAC has declared the revised form untimely and would therefore not be processed. ***See Appendix K: Revised May 2007 FCC Form 499-Q and Appendix L: USAC's May 2007 FCC Form 499-Q - Revision Rejection.*** In response, Hunt Telecommunications submitted a Letter of Appeal requesting further review and consideration and to receive a reversal of the rejection ruling. To date we have not received an outcome to this appeal. ***See Appendix M: Letter of Appeal dated 10/26/07 regarding May 2007 FCC Form 499-Q - Revision Rejection.***

On October 25, 2007, Hunt Telecommunications complied with regular reporting requirements and filed the November 2007 FCC Form 499-Q and we have since then received confirmation from a USAC representative that the November data has been received and is being processed. Due to data processing time constraints, we are still pending confirmation that the figures used for November 2007 data are Hunt Telecommunications' reported revenue or another USAC generated estimate. ***See Appendix N: November 2007 FCC Form 499-Q.***

Currently there is one invoice from USAC that has not been appealed due to a lapse in the available time frame for such appeals. Invoice #UBDI000026964 dated 09/21/07 was received by



our office after the allowable 15 calendar days from the date of the invoice for a contributor to request an inspection or review of the records pertinent to the claimed debt. The absence of a Letter of Appeal from Hunt Telecommunications does not in any way indicate, imply nor infer that we agree to the debt being imposed upon us.

Hunt Telecommunications received a Past Due Notice from USAC dated 10/03/07 which outlined important information regarding our account and the rights and obligations of Hunt Telecommunications as a contributor. As a result, Hunt Telecommunications has taken the appropriate actions to exercise those rights outlined in the notice in Section 4: Opportunity of Inspection, Review and Repayment Agreement. Hunt Telecommunications has requested that USAC review the records pertaining to the debt, and in conjunction to that request, Hunt Telecommunications has presented evidence that all or part of the debt is not past due nor is the considered debt legally enforceable. This Letter of Appeal was included as support documentation in our request for USAC to review and reverse all alleged debt. *See Appendix O: Past Due Notice dated 10/03/07 and Appendix P: Response to Past Due Notice – Exercising Rights dated 11/19/07.*

This Letter of Appeal, in addition to all USAC correspondence, has been included in Hunt Telecommunications' Waiver Request submitted to the Federal Communications Commission (FCC) on 11/19/2007. *See Appendix Q: FCC Waiver Request dated 11/19/2007.*

It is the intent of Hunt Telecommunications to receive a complete and thorough review of our account, filings and the actions taken as a telecommunications service provider to remain in good standing with USAC and the FCC. As a telecommunications provider to educational institutes that participate in USAC and other FCC funding programs, it is imperative that this matter be resolved as quickly as possible before our clients are impacted.

Should additional information be needed, or if there are any questions, please contact the following authorized representative:

Jason S. Hunt, President
Hunt Telecommunications, LLC
509 West Morris Avenue
Hammond, LA 70403
Office: 985-795-0025
Fax: 985-795-2168
Jason@hbcorporate.com



Again, please do not hesitate to contact me with any questions. Hunt Telecommunications appreciates your cooperation and consideration as we work to resolve these discrepancies and to move forward.

Sincerely,

Jason S. Hunt
President
Hunt Telecommunications, LLC



**Appendix A: Copy of fax sent by USAC Representative on 10/26/07
containing all filings received from Hunt
Telecommunications.**

Hunt Telecom, LLC
943 Washington, St.
Franklinton, LA 70438
Phone: (985) 795-0025 Toll Free: 888-211-6475
Fax: (985) 795-2168

copy

USAC

Fax

To: Danielle	From: Ken
Fax: 985 281 5173	Pages:
Phone: 888 641 8722	Date: 10/26/2007
Re: All Annual and Quarterly forms	cc:
<input type="checkbox"/> Urgent <input checked="" type="checkbox"/> For Review <input type="checkbox"/> Please Comment <input type="checkbox"/> Please Reply <input type="checkbox"/> Please Recycle	

- 2004 A (7 pages)
- 2005 A (7 pages)
- August 05 Q
- Feb 06 Q
- Aug 06 Q
- May 07 Q

04 FCC Form 499-A Telecommunications Reporting Worksheet

>>> Please read instructions before completing. <<<

Annual Filing - due April 1.

Approval by OM
3060-0655

During the year, carriers must refile Blocks 1, 2 and 6 if there are any changes in Lines 104 or 112. See Instructions.

01 Filer 499 ID [If you don't know your number, contact the administrator at (888)-841-8722.

624600

If you are a new filer, write "new" in this block and a Filer 499 ID will be assigned to you.]

02 Legal name of reporting entity

Hunt Telecommunications, LLC

03 IRS employer identification number

56-2487135

04 Name telecommunications service provider is doing business as

Hunt Telecom

05 Telecommunications activities of filer [Select up to 5 boxes that best describe the reporting entity. Enter numbers starting with "1" to show the order of importance - see dir

☐ All Distance

☒ 1 CAP/LEC

☐ Cellular/PCS/SMR (wireless telephony incl. by resale)

☒ 3 Coaxial Cable

☐ Incumbent LEC

☐ Interexchange Carrier (IXC)

☒ 2 Local Reseller

☐ Operator Service Provider (OSP)

☐ Paging & Messaging

☐ Payphone Service Provider ☐ Prepaid Card

☐ Private Service Provider

☐ Satellite Service Provider

☐ Shared-Tenant Service Provider / Building LEC

☐ SMR (dispatch)

☐ Toll Reseller

☒ 4 Wireless Data

If Other Local, Other Mobile or Other Toll is selected,

☐ Other Local

☐ Other Mobile

☐ Other Toll

describe carrier type / services provided: -->

06 a Holding company name (All affiliated companies must show the same name on this line.)

06 b Holding company IRS employer identification number

07 FCC Registration Number (FRN) [<https://swaifoss2.fcc.gov/cores/CoresHome.html>]
[For assistance, contact the CORES help desk at 877-480-3201 or CORES@fcc.gov]

0011-2104-16

08 Management company [if carrier is managed by another entity]

09 Complete mailing address of reporting entity
corporate headquarters

Street 1 943 Washington St.

City Franklinton

Street 2

St LA Zip 7

Street 3

Country

110 Complete business address for customer inquiries and complaints

[if different from address entered on Line 109] check if same as Line 109 ☒

Street 1 943 Washington St.

City Franklinton

Street 2

St LA Zip 7

Street 3

Country

111 Telephone number for customer complaints and inquiries [Toll-free number if available]

(985) - 795-0025

Ext

112 All trade names that you have used in the past 3 years in providing telecommunications.

This should include all names by which you are identified on customer bills.

a

g

b

h

c

i

d

j

e

k

f

l

m

Use an additional sheet if necessary. Each reporting entity must provide all names used for carrier activities.

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C.

FCC Form 499-A
April 2004

04 FCC Form 499-A Telecommunications Reporting Worksheet

01 Filer 499ID [from Line 101]	824600
02 Legal name of reporting entity [from Line 102]	Hurd Telecommunications, LLC
03 Person who completed this Worksheet	First John Last Durbin
04 Telephone number of this person	(965) - 795-0025
05 Fax number of this person	(965) - 795-2199
06 E-mail of this person	durbin@hurdtelecom.com
07 Corporate office, attn. name, and mailing address to which future Telecommunications Reporting Worksheets should be sent	Street 1 943 Washington St. City Franklin St LA Zip 70438 First John Last Durbin Ph. 985 795-0025 Fax 985 795-2199 E-Mail durbin@hurdtelecom.com
08 Billing address and billing contact person: [Plan administrators will send bills for contributions to this address. Please attach a written request for alternative billing arrangements.]	Street 1 943 Washington St. City Franklin St LA Zip 70438 First John Last Durbin Ph. 985 795-0025 Fax 985 795-2199 E-Mail durbin@hurdtelecom.com

All carriers must complete Lines 209 through 213. During the year, carriers must reflect blocks 1, 2 and 6 if there are any changes in this section. See instructions.

09 D.C. Agent for Service of Process per 47 U.S.C. §413	First Christopher E. Last Twomey Company
10 Telephone number of D.C. agent	(415) - 577-4241
11 Fax number of D.C. agent	(415) - 880-1595
12 E-mail of D.C. agent	kr@twomey.com
13 Complete business address of D.C. agent for hand service of documents	Street 1 17251 St. NW Street 2 Suite 300 City Washington St DC Zip 20006
14 Local/alternate Agent for Service of Process (optional)	First Last Company
15 Telephone number of local/alternate agent	() -
16 Fax number of local/alternate agent	() -
17 E-mail of local/alternate agent	
18 Complete business address of local/alternate agent for hand service of documents	Street 1 Street 2 Street 3 City St Zip

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C.

004 FCC Form 499-A Telecommunications Reporting Worksheet

Carriers must refile Blocks 1, 2 and 6 if there are any changes in this section. See Instructions.	
219 Filer 499 ID [from Line 101]	624600
220 Legal name of reporting entity [from Line 102]	Hunt Telecommunications, LLC
221 Chief Executive Officer (or, highest ranking company officer if the filing entity does not have a chief executive officer)	First <u>Kevin</u> Last <u>Hunt</u>
222 Business address of individual named on Line 221	check if same as Line 109 <input checked="" type="checkbox"/> Street 1 943 Washington St. Street 3 Street 2 City Franklinton St LA Zip 70
223 Second ranking company officer, such as Chairman (Must be someone other than the individual listed on Line 221)	First <u>Jason</u> Last <u>Hunt</u>
224 Business address of individual named on Line 223	check if same as Line 109 <input checked="" type="checkbox"/> Street 1 943 Washington St. Street 3 Street 2 City Franklinton St LA Zip 70
225 Third ranking company officer, such as President or Secretary (Must be someone other than individuals listed on Lines 221 or 223)	First <u>John</u> Last <u>Dumin</u>
226 Business address of individual named on Line 225	check if same as Line 109 <input checked="" type="checkbox"/> Street 1 943 Washington St. Street 3 Street 2 City Franklinton St LA Zip 70

227 Indicate jurisdictions in which the filing entity provides telecommunications service. Include jurisdictions in which telecommunications service was provided in the past 15 months and jurisdictions in which telecommunications service is likely to be provided in the next 12 months.

<input type="checkbox"/> Alabama	<input type="checkbox"/> Guam	<input type="checkbox"/> Massachusetts	<input type="checkbox"/> New York	<input type="checkbox"/> Tennessee
<input type="checkbox"/> Alaska	<input type="checkbox"/> Hawaii	<input type="checkbox"/> Michigan	<input type="checkbox"/> North Carolina	<input type="checkbox"/> Texas
<input type="checkbox"/> American Samoa	<input type="checkbox"/> Idaho	<input type="checkbox"/> Midway Atoll	<input type="checkbox"/> North Dakota	<input type="checkbox"/> Utah
<input type="checkbox"/> Arizona	<input type="checkbox"/> Illinois	<input type="checkbox"/> Minnesota	<input type="checkbox"/> Northern Mariana Islands	<input type="checkbox"/> U.S. Virgin Islands
<input type="checkbox"/> Arkansas	<input type="checkbox"/> Indiana	<input checked="" type="checkbox"/> Mississippi	<input type="checkbox"/> Ohio	<input type="checkbox"/> Vermont
<input type="checkbox"/> California	<input type="checkbox"/> Iowa	<input type="checkbox"/> Missouri	<input type="checkbox"/> Oklahoma	<input type="checkbox"/> Virginia
<input type="checkbox"/> Colorado	<input type="checkbox"/> Johnston Atoll	<input type="checkbox"/> Montana	<input type="checkbox"/> Oregon	<input type="checkbox"/> Wake Island
<input type="checkbox"/> Connecticut	<input type="checkbox"/> Kansas	<input type="checkbox"/> Nebraska	<input type="checkbox"/> Pennsylvania	<input type="checkbox"/> Washington
<input type="checkbox"/> Delaware	<input type="checkbox"/> Kentucky	<input type="checkbox"/> Nevada	<input type="checkbox"/> Puerto Rico	<input type="checkbox"/> West Virginia
<input type="checkbox"/> District of Columbia	<input checked="" type="checkbox"/> Louisiana	<input type="checkbox"/> New Hampshire	<input type="checkbox"/> Rhode Island	<input type="checkbox"/> Wisconsin
<input type="checkbox"/> Florida	<input type="checkbox"/> Maine	<input type="checkbox"/> New Jersey	<input type="checkbox"/> South Carolina	<input type="checkbox"/> Wyoming
<input type="checkbox"/> Georgia	<input type="checkbox"/> Maryland	<input type="checkbox"/> New Mexico	<input type="checkbox"/> South Dakota	

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C.

FCC Form 499-A
April 2004

4 FCC Form 499-A Telecommunications Reporting Worksheet

11	Legal name of reporting entity (from Line 101)	021600	000000
12	Legal name of reporting entity (from Line 101)	021600	000000
Instructions regarding percent interstate & international: Do not report any negative numbers. Dollar amounts may be rounded to the nearest thousand dollars. However, report all amounts as whole dollars.			

Total Revenues	If breakouts are not broken out, enter whole amounts, enter whole percentages (interstate & international)	Interstate Revenues	International Revenues	Breakouts

3	Monthly service, local calling, connection charges, vertical features, and other local exchange service including subscriber line and PCC charges to DCCs	30.00	0.00	0.00	30.00
4	Provided as unbundled network elements (UNE)	30.00	0.00	0.00	30.00
5	Monthly service, local calling, connection charges, vertical features, and other local exchange service including subscriber line and PCC charges to DCCs	30.00	0.00	0.00	30.00
6	Provided as unbundled network elements (UNE)	30.00	0.00	0.00	30.00
7	Local private line & special access services	10.00	0.00	0.00	10.00
8	Payphone compensation from toll carriers	10.00	0.00	0.00	10.00
9	Other local telecommunications services revenues	10.00	0.00	0.00	10.00
10	Universal service support revenues received from federal or state sources	10.00	0.00	0.00	10.00
11	Monthly, activation, and message charges except toll	10.00	0.00	0.00	10.00
12	Operator and toll calls with alternative billing arrangements (credit card, collect, international call-back, etc.)	10.00	0.00	0.00	10.00
13	Ordinary long distance (direct-dialed MTS, customer toll-free (800/888 etc.) services, "10-10" calls, associated monthly account maintenance, PICC pass-through, and other switched services not reported above)	10.00	0.00	0.00	10.00
14	Long distance private line services	10.00	0.00	0.00	10.00
15	Satellite services	10.00	0.00	0.00	10.00
16	All other long distance services	10.00	0.00	0.00	10.00

PERSONS MAKING FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C. § 1001

FCC Form 499-A Telecommunications Reporting Worksheet

File #	Legal name of reporting entity [from Line 102]	Not billed revenues for January 1 through December 31, 2003. Do not report any negative numbers. Dollar amounts may be rounded to nearest thousand dollars. However, report all amounts as whole dollars.	Total Revenues (e)	If breakdowns are not book percentage estimates (b) interstate (c) international	Interstate Revenues (d)	International Revenues (e)
1	State or Federal universal service contributors	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2	Revenues from All Other Sources (end-user telecom, & non-telecom.) Surcharges or other amounts on bills identified as recovering State or Federal universal service contributors	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
3	Monthly service, local calling, connection charges, vertical features, and other local exchange service charges except for federally tariffed subscriber line charges and PCC charges	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4	a Provided at a flat rate including interstate toll service b Provided without interstate toll included (see instructions)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
5	PCC charges levied by a local exchange carrier on a no-PIC customer and tariffed subscriber line charges	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
6	Local private line and special access services	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
7	Payphone coin revenues (local and long distance)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
8	Other local telecommunications service revenues	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
9	Monthly and activation charges	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
10	Message charges including roaming, but excluding toll charges	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
11	Prepaid calling card (including card sales to customers and non-carrier distributors) reported at face value of cards	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
12	International calls that both originate and terminate in foreign points	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
13	Operator and toll calls with alternative billing arrangements (credit card, collect, international call-back, etc.) other than revenues reported on Line 412	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
14	Ordinary long distance (direct-dialed MTS, customer toll-free (800/888/etc.) service, "10-10" calls, associated monthly account maintenance, POC pass-through, and other switched services not reported above)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
15	Long distance private line services	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
16	Satellite services	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
17	All other long distance services	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
18	Revenues other than U.S. telecommunications revenues, information services, inmate wiring maintenance, billing and collection customer premises equipment, published directory, dark fiber, Internet access, cable TV program transmission, foreign carrier operations, and non-telecommunications revenues (See Instructions.)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00

Breakouts		Total Revenues (g)		Total Revenues (d)	
	Intra-Revenue (c)				
19	Gross billed revenues from all sources [incl. reseller & non-telecom.]	\$0.00	\$0.00		
20	[Lines 303 through 314 plus Lines 403 through 416]		\$0.00		
21	Universal service contribution base amounts [Lines 403 through 411 & Lines 413 through 417] See Figure 4 in Instructions.	\$0.00	\$0.00		
22	Uncollectible revenues/debt expenses associated with gross billed revenues amounts shown on Line 419	\$0.00	\$0.00		
23	Uncollectible revenues/debt expenses associated with universal service contribution base amounts shown on Line 420	\$0.00	\$0.00		
24	Net universal service contribution base revenues [Line 420 minus line 422]	\$0.00	\$0.00		

Filer 498 ID [from Line 101]	Legal name of reporting entity [from Line 102]	Multitelecommunications, LLC
502	Filers must contribute to LNP administration and must provide the percentages requested in Lines 503 through 510. Filing entities that use Line 603 to certify that they are exempt from this requirement need not provide this information.	
Block End-Of-Tele	Block 3 Carriers	(a)
Percentage of revenues reported in Block 3 and Block 4 billed in each region of the country. Round or estimate to nearest whole percentage. Enter 0 if no service was provided in the region.		
503 Southeast:	Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, Puerto Rico, South Carolina, Tennessee, and U.S. Virgin Islands	0 %
504 Westerm:	Alaska, Arizona, Colorado, Idaho, Iowa, Minnesota, Montana, Nebraska, New Mexico, North Dakota, Oregon, South Dakota, Utah, Washington, and Wyoming	0 %
505 West Coast:	California, Hawaii, Nevada, American Samoa, Guam, Johnston Atoll, Midway Atoll, Northern Mariana Islands, and Wake Island	0 %
506 Mid-Atlantic:	Delaware, District of Columbia, Maryland, New Jersey, Pennsylvania, Virginia, and West Virginia	0 %
507 Mid-West:	Illinois, Indiana, Michigan, Ohio, and Wisconsin	0 %
508 Northeast:	Connecticut, Maine, Massachusetts, New Hampshire, New York, Rhode Island, and Vermont	0 %
509 Southwest:	Arkansas, Kansas, Missouri, Oklahoma, and Texas	0 %
510 Total:	[Percentages must add to 0 or 100.]	0 %
511	Revenues from resellers that do not contribute to Universal Service support mechanisms are included in Block 4-B, Line 420 but may be excluded from a filer's TRS, NANPA, LNP, and FCC interstate telephone service provider regulatory fee contribution bases. To have these amounts excluded, the filer has the option of identifying such revenues below.	
	Total Revenues	\$
	Interstate and International	\$

revenues from research that do not contribute to Universal Service support mechanisms are included in block 4-B, Line 420 but may be excluded from a filer's TRS, NAMP, LNP, and FCC interstate telephone service provider regulatory fee contribution bases. To have these amounts excluded, the filer has the option of identifying such revenues below.

Revenues from resellers that do not contribute to Universal Service		
(a)	Total Revenues	\$
(c)	Intergate and International	\$

Revenues from retailers that do not contribute to Universal Service

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C.

004 FCC Form 499-A Telecommunications Reporting Worksheet

Block 4: IDENTIFICATION OF THE REPORTING ENTITY

601 Filer 499 ID [from Line 101]

824800

602 Legal name of reporting entity [from Line 102]

Hunt Telecommunications, LLC

Section IV of the instructions provides information on which types of reporting entities are required to file for which purposes. Any entity claiming to be exempt from one or more contribution requirements should so certify below and attach an explanation. [The Universal Service Administrator will determine which entities meet the de minimis threshold based on information provided in Block 4, even if you fail to so certify, below.]

603 I certify that the reporting entity is exempt from contributing to:

Universal Service ☐

TRS ☐

NANPA ☐

LNP Admin ☐

Provide explanation below:

604 Please indicate whether the reporting entity is

State or Local Government Entity ☐

I.R.C. § 501 Tax Exempt ☐

PUHCA § 34 (a)(1) ☐

605 I certify that the revenue data contained herein are privileged and confidential and that public disclosure of such information would likely cause substantial harm to the competitive position of the company. I request nondisclosure of the revenue information contained herein pursuant to Sections 0.459, 52.17, 54.711 and 64.604 of the Commission's Rules.

I certify that I am an officer of the above-named reporting entity, that I have examined the foregoing report and, to the best of my knowledge, information and belief, all statements of fact contained in this Worksheet are true and that said Worksheet is an accurate statement of the affairs of the above-named company for the previous calendar year. In addition, I swear, under penalty of perjury, that all requested identification registration information has been provided and is accurate. If the above-named reporting entity is filing on a consolidated basis, I certify that this filing incorporates all of the revenues for the consolidated entities for the entire year and that the filer adhered to and continues to meet the conditions set forth in Section II-B of the instructions.

606 Signature

607 Printed name of officer

First Kevin

Last Hunt

608 Position with reporting entity

Member

609 Business telephone number of officer

{ 885 } 785-0025

Ext

610 E-mail of officer

khunt@huntbrothers.com

611 Date

07/08/2004

612 Check those that apply:



Original April 1 filing for year



New filer, registration only



Revised filing with updated registration



Revised filing with updated

Do not mail checks with this form. Send this form to: Form 499 Data Collection Agent 2000 L St. NW, Suite 200, Washington DC 20036

For additional information regarding this worksheet contact: Telecommunications Reporting Worksheet Information: (888) 641-8722 or via e-mail: Form499@universalservice.net

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C.

FCC Form 499-A
April 2004

005 FCC Form 499-A Telecommunications Reporting Worksheet

>>> Please read instructions before completing. <<<

Annual Filing - due April 1.

Approval by
3060-0855

During the year, carriers must refile Blocks 1, 2 and 6 if there are any changes in Lines 104 or 112. See Instructions.

01 Filer 499 ID (If you don't know your number, contact the administrator at (888) 641-8722.

834600

If you are a new filer, write "new" in this block and a Filer 499 ID will be assigned to you.)

02 Legal name of reporting entity

Hunt Telecommunications, LLC

03 IRS employer identification number

66-2407136

04 Name telecommunications service provider is doing business as

Hunt Telecom

05 Telecommunications activities of filer (Select up to 5 boxes that best describe the reporting entity. Enter numbers starting with "1" to show the order of importance -- see d

- | | | | |
|---|--|--|--|
| <input type="checkbox"/> All Distance | <input checked="" type="checkbox"/> 1 CAP/LEC | <input type="checkbox"/> Cellular/PCS/SMR (wireless telephony incl. by resale) | <input checked="" type="checkbox"/> 3 Coaxial Cable |
| <input type="checkbox"/> Incumbent LEC | <input type="checkbox"/> Interexchange Carrier (IXC) | <input checked="" type="checkbox"/> 2 Local Reseller | <input type="checkbox"/> Operator Service Provider (OSP) |
| <input type="checkbox"/> Payphone Service Provider | <input type="checkbox"/> Prepaid Card | <input type="checkbox"/> Private Service Provider | <input type="checkbox"/> Paging & Messaging |
| <input type="checkbox"/> Shared-Tenant Service Provider / Building LEC | <input type="checkbox"/> SMR (dispatch) | <input type="checkbox"/> Toll Reseller | <input type="checkbox"/> Satellite Service Provider |
| If Other Local, Other Mobile or Other Toll is selected, describe carrier type / services provided: -> | | <input type="checkbox"/> Other Local | <input checked="" type="checkbox"/> 4 Wireless Data |
| | | <input type="checkbox"/> Other Mobile | <input type="checkbox"/> Other Toll |

06.1 Holding company name (All affiliated companies must show the same name on this line.)

06.2 Holding company IRS employer identification number

07 FCC Registration Number (FRN) (<https://www.fcc.gov/cores/CoresHome.html>)
(For assistance, contact the CORES help desk at 877-480-3201 or CORES@fcc.gov)

0011-2104-16

08 Management company (if carrier is managed by another entity)

09 Complete mailing address of reporting entity
corporate headquarters

Street 1 843 Washington St.

City Franklinton

Street 2

St LA Zip 7

Street 3

Country

10 Complete business address for customer inquiries and complaints

(if different from address entered on Line 09) check if same as Line 09 ☐

Street 1 843 Washington St.

City Franklinton

Street 2

St LA Zip 7

Street 3

Country

11 Telephone number for customer complaints and inquiries (Toll-free number if available)

(985) - 795-0025 Ext

12 List all trade names used in the past 3 years in providing telecommunications.

Include all names by which you are known by customers.

a	g
b	h
c	i
d	j
e	k
f	l

Use an additional sheet if necessary. Each reporting entity must provide all names used for carrier activities.

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C.

FCC Form 499-A
April 2005

005 FCC Form 499-A Telecommunications Reporting Worksheet

201 Filer 499 ID [from Line 101]	624800							
202 Legal name of reporting entity [from Line 102]	Hunt Telecommunications, LLC							
203 Person who completed this Worksheet	First	John	Last	Durnin				
204 Telephone number of this person		(985) - 795-0025	Ext					
205 Fax number of this person		(985) - 795-2168						
206 E-mail of this person	durnin@huntbrothers.com							
207 Corporate office, attn. name, and mailing address to which future Telecommunications Reporting Worksheets should be sent	Street 1	943 Washington St.	City	Franklinton	First	John	Last	Durnin
	Street 2		St	LA	Zip	70438	Ph.	985 795-0025
	Street 3		E-Mail	durnin@huntbrothers.com	fax	985 795-2168		
208 Billing address and billing contact person: [Plan administrators will send bills for contributions to this address. Please attach a written request for alternative billing arrangements.]	Street 1	943 Washington St.	City	Franklinton	First	Billing	Last	Depl.
	Street 2		St	LA	Zip	70438	Ph.	
	Street 3		E-Mail		fax			
<p align="center">All carriers must complete Lines 209 through 213. During the year, carriers must refile Blocks 1, 2 and 6 if there are any changes in this section. See Instructions.</p>								
209 D.C. Agent for Service of Process per 47 U.S.C. §413	First	Kristopher E.	Last	Thornway	Company	Law Office of Kristopher E. Thornway		
210 Telephone number of D.C. agent		(415) - 577-4241	Ext					
211 Fax number of D.C. agent		(415) - 680-1585						
212 E-mail of D.C. agent	kris@kthornway.com							
213 Complete business address of D.C. agent for hand service of documents	Street 1	1725 1st NW	City	Washington				
	Street 2	Suite 300	St	DC	Zip	20006		
	Street 3							
214 Local/alternate Agent for Service of Process (optional)	First		Last		Company			
215 Telephone number of local/alternate agent		() -	Ext					
216 Fax number of local/alternate agent		() -						
217 E-mail of local/alternate agent								
218 Complete business address of local/alternate agent for hand service of documents	Street 1		City					
	Street 2		St		Zip			
	Street 3							

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C.

05 FCC Form 499-A Telecommunications Reporting Worksheet

Carriers must refile Blocks 1, 2 and 6
if there are any changes in this section. See instructions.

19 Filer 499 ID [from Line 101]	824600		
20 Legal name of reporting entity [from Line 102]	Hunt Telecommunications, LLC		
21 Chief Executive Officer (or, highest ranking company officer if the filing entity does not have a chief executive officer)	First <u>Kevin</u>	Last <u>Hunt</u>	
22 Business address of individual named on Line 221	check if same as Line 109 <input checked="" type="checkbox"/>	Street 1 <u>943 Washington St.</u> Street 2	Street 3 City <u>Franklinton</u> St <u>LA</u> Zip <u>70</u>
23 Second ranking company officer, such as Chairman (Must be someone other than the individual listed on Line 221)	First <u>Jason</u>	Last <u>Hunt</u>	
24 Business address of individual named on Line 223	check if same as Line 109 <input checked="" type="checkbox"/>	Street 1 <u>943 Washington St.</u> Street 2	Street 3 City <u>Franklinton</u> St <u>LA</u> Zip <u>70</u>
25 Third ranking company officer, such as President or Secretary (Must be someone other than individuals listed on Lines 221 or 223)	First <u>John</u>	Last <u>Dumin</u>	
26 Business address of individual named on Line 225	check if same as Line 109 <input checked="" type="checkbox"/>	Street 1 <u>943 Washington St.</u> Street 2	Street 3 City <u>Franklinton</u> St <u>LA</u> Zip <u>70</u>

27 Indicate jurisdictions in which the filing entity provides telecommunications service. Include jurisdictions in which telecommunications service was provided in the past 15 months and jurisdictions in which telecommunications service is likely to be provided in the next 12 months.

<input type="checkbox"/> Alabama	<input type="checkbox"/> Guam	<input type="checkbox"/> Massachusetts	<input type="checkbox"/> New York	<input type="checkbox"/> Tennessee
<input type="checkbox"/> Alaska	<input type="checkbox"/> Hawaii	<input type="checkbox"/> Michigan	<input type="checkbox"/> North Carolina	<input type="checkbox"/> Texas
<input type="checkbox"/> American Samoa	<input type="checkbox"/> Idaho	<input type="checkbox"/> Midway Atoll	<input type="checkbox"/> North Dakota	<input type="checkbox"/> Utah
<input type="checkbox"/> Arizona	<input type="checkbox"/> Illinois	<input type="checkbox"/> Minnesota	<input type="checkbox"/> Northern Mariana Islands	<input type="checkbox"/> U.S. Virgin Islands
<input type="checkbox"/> Arkansas	<input type="checkbox"/> Indiana	<input checked="" type="checkbox"/> Mississippi	<input type="checkbox"/> Ohio	<input type="checkbox"/> Vermont
<input type="checkbox"/> California	<input type="checkbox"/> Iowa	<input type="checkbox"/> Missouri	<input type="checkbox"/> Oklahoma	<input type="checkbox"/> Virginia
<input type="checkbox"/> Colorado	<input type="checkbox"/> Johnston Atoll	<input type="checkbox"/> Montana	<input type="checkbox"/> Oregon	<input type="checkbox"/> Wake Island
<input type="checkbox"/> Connecticut	<input type="checkbox"/> Kansas	<input type="checkbox"/> Nebraska	<input type="checkbox"/> Pennsylvania	<input type="checkbox"/> Washington
<input type="checkbox"/> Delaware	<input type="checkbox"/> Kentucky	<input type="checkbox"/> Nevada	<input type="checkbox"/> Puerto Rico	<input type="checkbox"/> West Virginia
<input type="checkbox"/> District of Columbia	<input checked="" type="checkbox"/> Louisiana	<input type="checkbox"/> New Hampshire	<input type="checkbox"/> Rhode Island	<input type="checkbox"/> Wisconsin
<input type="checkbox"/> Florida	<input type="checkbox"/> Maine	<input type="checkbox"/> New Jersey	<input type="checkbox"/> South Carolina	<input type="checkbox"/> Wyoming
<input type="checkbox"/> Georgia	<input type="checkbox"/> Maryland	<input type="checkbox"/> New Mexico	<input type="checkbox"/> South Dakota	

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C.

FCC Form 499-A
April 2005

SECRET

UNIVERSITY OF CALIFORNIA, BERKELEY
 DEPARTMENT OF CHEMISTRY
 120R YAGI HALL
 BERKELEY, CA 94720-1308
 TEL: (415) 845-5111
 FAX: (415) 845-5112
 E-MAIL: chem@uclink.berkeley.edu
 WWW: <http://www.chem.berkeley.edu>

(f)	(e)	(d)	(c)	(b)	(a) Instructions regarding percent interest & imputation

35 FCC Form 499-A Telecommunications Reporting Worksheet

Persons Making False Statements in the Worksheet Can Be Punished by Fine or Imprisonment Under Title 18 of the United States Code, 18 U.S.C.		Persons Making False Statements in the Worksheet Can Be Punished by Fine or Imprisonment Under Title 18 of the United States Code, 18 U.S.C.	
18	Revenues other than U.S. telecommunications revenues.		
17	All other long distance services		
16	Satellite services		
15	Long distance private line services		
14	Ordinary long distance (direct-dialed NTS, customer toll-free (800/888 etc.) service, 10-10 calls, associated monthly account maintenance, PICC pass-through, and other switched services not reported above)		
13	Operator and toll calls with alternative billing arrangements (credit card, collect, international call-back, etc.) other than revenues reported on Line 412		
12	Information calls that both originate and terminate in foreign points		
11	Prepaid calling card (including card sales to customers and non-carrier distributors) reported at face value of cards		
10	Message charges including roaming, but excluding toll charges		
09	Monthly and activation charges		
08	Other local telecommunications service revenues		
07	Payphone coin revenues (local and long distance)		
06	Local private line and special access service		
05	Rated subscriber line charges and PICC charges levied by a local exchange carrier on a no-PIC customer		
04.2	Provided without interstate toll included (see instructions)		
04.1	Provided at a flat rate including interstate toll service		
03	State or Federal universal service contributions		
02	Legal name of reporting entity (from Line 102)		
01	For 499 ID (from Line 101)		
<p>Report billed revenues for January 1 through December 31, 2004. Do not report any negative numbers. Dollar amounts may be rounded to the nearest thousand dollars. However, report all amounts as whole dollars.</p> <p>See instructions regarding percent interstate & international.</p>		<p>Revenues from All Other Sources (end-user telecom, & non-telecom.)</p> <p>Surcharges or other amounts on bills identified as recovering State or Federal universal service contributions</p>	
<p>Total Revenues</p> <p>If breakouts are not book amounts, enter whole percentages</p> <p>Interstate</p> <p>International</p>		<p>Revenues</p> <p>Interstate</p> <p>International</p>	
<p>Breakouts</p> <p>Revenues</p> <p>Revenues</p>		<p>Revenues</p> <p>Revenues</p>	

95 FCC Form 499-A Telecommunications Reporting Worksheet

Total Revenues (a)		Interstate Revenues (c)		Breakouts	
118	Gross billed revenues from all sources (incl. reseller & non-telecom.) (Lines 303 through 314 plus Lines 403 through 418)	10.00	10.00	10.00	
120	Gross universal service contribution base amounts (Lines 403 through 411 Lines 413 through 417) See Figure 4 in instructions.	10.00	10.00	10.00	
121	Uncollectible revenue/debt expenses associated with gross billed revenues amounts shown on Line 419	30.00	10.00	10.00	
122	Uncollectible revenue/debt expenses associated with universal service contribution base amounts shown on Line 420	50.00	10.00	10.00	
123	Net universal service contribution base revenues (Line 420 minus line 422)	10.00	10.00	10.00	

501	Fiber 499 ID (from Line 101)	50000
502	Legal name of reporting entity (from Line 102)	Hart Telecommunications, LLC

Most filers must contribute to LNP administration and must provide the percentages requested in Lines 503 through 510. Filing entities that use Line 503 to certify that they are exempt from this requirement need not provide this information. Percentage of revenues reported in Block 3 and Block 4 billed in each region of the country. Round or estimate to nearest whole percentage. Enter 0 if no service was provided in the region.

Block 3 Carriers (a)		End Tele	
503	Southeast: Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, Puerto Rico, South Carolina, Tennessee, and U.S. Virgin Islands	0 %	
504	Western: Alaska, Arizona, Colorado, Idaho, Iowa, Minnesota, Montana, Nebraska, New Mexico, North Dakota, Oregon, South Dakota, Utah, Washington, and Wyoming	0 %	
505	West Coast: California, Hawaii, Nevada, American Samoa, Guam, Johnston Atoll, Midway Atoll, Northern Mariana Islands, and Wake Island	0 %	
506	Mid-Atlantic: Delaware, District of Columbia, Maryland, New Jersey, Pennsylvania, Virginia, and West Virginia	0 %	
507	Mid-West: Illinois, Indiana, Michigan, Ohio, and Wisconsin	0 %	
508	Northeast: Connecticut, Maine, Massachusetts, New Hampshire, New York, Rhode Island, and Vermont	0 %	
509	Southwest: Arkansas, Kansas, Missouri, Oklahoma, and Texas	0 %	
510	Total	[Percentages must add to 0 or 100]	

Revenues from resellers that do not contribute to Universal Service filers TRS, NANPA, LNP, and FCC interstate telephone service provider regulatory fee contribution bases. To have these amounts excluded, the filer has the option of identifying such revenues below. As stated in the instructions, you must have in your records the FCC Filer 499 ID for each customer whose revenues are included on Line 511. (See instructions.)

Revenues from resellers that do not contribute to Universal Service	\$	0
Total Revenues	\$	0

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C. 1011.